

REMARKS

Both Applicant and his attorney do not understand the reason for the Examiner's election requirement between the alleged "species of the claimed invention:

A. control of a plastic injection molding machine speed and pressure, paragraph [0008];

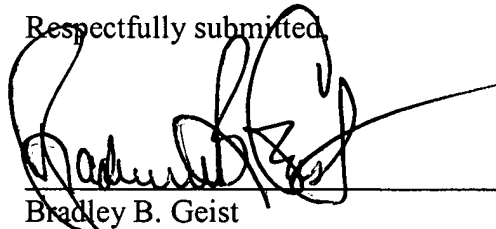
B. control of a mold speed and pressure, paragraph [0007]; and

C. control of an ejection mechanism speed and force, paragraph [0008]."

See item 1, page 2 of the Official Action. The "alleged specie A" is a limitation recited in claim 3, and the "alleged specie B and C" are recited respectively in claims 4 and 5, which are directly and indirectly dependent, respectively on claim 3."

Nevertheless, Applicant elects the alleged specie A solely for the purpose of examination of the generic claims 1 and 10. Applicant by this election does not abandon his right to pursue patent protection for the invention of independent claim 3 and allr claims dependent thereon without loss of any rights.

Respectfully submitted,



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